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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/667,531	09/22/2003	Larry E. Maple	10010995-6	9934
75	90 11/30/2005		EXAM	INER
HEWLETT-PACKARD COMPANY			WILLS, MONIQUE M	
Intellectual Prop P. O. Box 27240	perty Administration		ART UNIT PAPER NUMBER	
Fort Collins, Co	= =		1746 DATE MAILED: 11/30/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/667,531	MAPLE, LARRY E.	
Office Action Summary	Examiner	Art Unit	
	Monique M. Wills	1746	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address	·-
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communi D (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 16 Second This action is FINAL. 2b) ☐ This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		its is
Disposition of Claims			
4) Claim(s) 36-40 and 45-48 is/are pending in the 4a) Of the above claim(s) is/are withdrav 5) Claim(s) is/are allowed. 6) Claim(s) 36,45 and 46 is/are rejected. 7) Claim(s) 37-40,47 and 48 is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers	vn from consideration. election requirement.		
 9) The specification is objected to by the Examiner 10) The drawing(s) filed on 22 September 2003 is/a Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner 	re: a)⊠ accepted or b)⊡ objecdrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.1	21(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage	e
Attachment(s) O	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

DETAILED ACTION

Response to Amendment

This Office Action is responsive to the Amendment filed September 16, 2005. Claims 37-40 & 47-48 remain objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form. Claims 36 & 45-46 stand rejected under 35 U.S.C. 102(b) as being anticipated by W.E. Reed et al. U.S. Patent 2,896,875. A brief reiteration is recited below.

Allowable Subject Matter

Claims 37-40 & 47-48 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 37-40 would be allowable over the prior art of record, because the prior art is silent to a battery-powered device comprising a coiled spring contact comprising a plurality of concentric windings contiguous with an upper end turn with a terminal contact point laterally offset from an axis of rotation defined by the windings.

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Claim 47 would be allowable over the prior art of record, because the prior art is silent to a coiled spring contact comprising a plurality of concentric windings, wherein the rupturing means comprises at least one bend in an upper turn of the coiled spring contact, each bend having an apex facing into the battery compartment to define at terminal contact point.

Claim 48 would be allowable over the prior art of record, because the prior art is silent to a coiled spring contact comprising a plurality of concentric windings defining an axis of rotation, wherein the scarping means comprises a bend on an upper turn of the coiled spring contact laterally offset from the axis of rotation, the bend having an apex facing into the battery compartment to define a terminal contact point.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

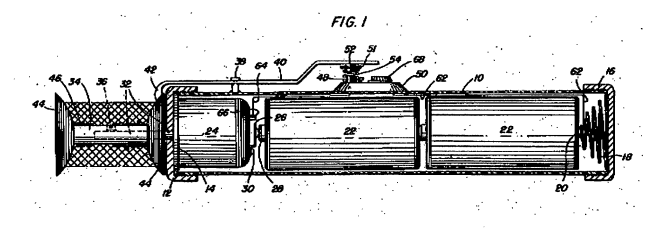
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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 36 & 45-46 are rejected under 35 U.S.C. 102(b) as being anticipated by W.E. Reed et al. U.S. Patent 2,896,875.

With respect to claims 36 & 46-46, Reed teaches a battery-powered device



(See figure 1) comprising coiled spring contact (18) disposed in compartment (10). With respect to claims 36 & 46, the limitation with respect to scraping away a portion of an insulating contaminant layer from a surface of an abutting terminal of an installed battery is considered an inherent characteristic of the spring contact (18), because the spring contact is capable of performing said function. As to claim 45, the limitation with respect to means for rupturing an insulating contaminant layer on a localized region of an abutting battery terminal surface, is considered an inherent characteristic of

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the spring contact (18), because the spring contact is capable of performing said function. Therefore, the instant claims are anticipated by Reed.

Response to Arguments

Applicant contend that Reed is not anticipatory because the coiled spring contact 20 does not necessarily perform Applicant's claimed function recited in independent claims 36 & 45. Specifically, "because Reed is concerned only with maintaining the batteries in place, the amount of pressure applied by the spring 18 would only need to be sufficient to maintain a completed circuit. For example, there is no express, implicit or inherent disclosure in Reed regarding a feature or characteristic of coiled spring 18 and contact plate 20 that suggests that a relative lateral movement between an appropriately-configured contact plate 20 and terminal of an installed battery cell 22 occurs as the battery cell is placed into the casing, that a pressure sufficient to rupture a contaminate layer is imparted by an appropriately-configured contact plate". This argument is not persuasive. The coiled spring contact compresses when the battery cell 22 is installed (See Reed, col. 2, lines 64-68 and Fig. 1). This compressive force is enough to pierce or scrape an abutting contaminant layer depending on the thickness and structural integrity of said layer. The Applicant does not specify the compressive strength needed to perform the

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intended function, therefore it is reasonable to assume a low compressive strength is capable of scraping away a variety of contaminant materials.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Monique Wills whose telephone number is (571) 272-1309. The Examiner can normally be reached on Monday-Friday from 8:30am to 5:00 pm.

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If attempts to reach Examiner by telephone are unsuccessful, the Examiner's supervisor, Michael Barr, may be reached at 571-272-1414. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through
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http://pair-direct.uspto.gov.Should you have questions on access to the
Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MW

6/6/05

MICHAEL BARR SUPERVISORY PATENT EXAMINER